

IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

UNITED STATES OF AMERICA	§	
v.	§ § §	Criminal Action No. 3:16-CR-536-L
ALFREDO NAVARRO HINOJOSA;	§	
MIGUEL CASAS;	§	
MARTIN SALVADOR RODRIGUEZ;	§	
and CESAR MENDEZ,	§	

Verdict of the Jury

We, members of th	e jury, find Defendant Alfredo Navarro Hinojosa:
unable to reach	
an agreement	of the offense charged in Count One of the Superseding Indictment ("Indictment");
"Guilty" or "Not Guilty"	("Indictment");
Unable to reach	
an agreement	of the offense charged in Count Two of the Indictment;
unable to reach	of the offense charged in Count Three of the Indiatment
"Guilty" or "Not Guilty"	of the offense charged in Count Three of the Indictment;
diagram to coach	
an agreement	of the offense charged in Count Four of the Indictment;
"Guilty" or "Not Guilty"	
unable to reach	
an agreement	of the offense charged in Count Five of the Indictment;
unable to reach	of the offense should be Count Six of the Indiatment
"Guilty" or "Not Guilty"	of the offense charged in Count Six of the Indictment;
unable to south	
an agreement	of the offense charged in Count Seven of the Indictment;
"Guilty" or "Not Guilty"	
unable to reach	
an agreement	of the offense charged in Count Eight of the Indictment;
anable to reach	of the offense shareed in Count Ton of the Indistment.
"Guilty" or "Not Guilty"	of the offense charged in Count Ten of the Indictment;
Unable to reach	
	of the offense charged in Count Eleven of the Indictment;
"Guilty" or "Not Guilty"	

of the offense charged in Count Thirteen of the Indictment;
of the offense charged in Count Fourteen of the Indictment;
of the offense charged in Count Fifteen of the Indictment;
of the offense charged in Count Sixteen of the Indictment;
of the offense charged in Count Seventeen of the Indictment;
of the offense charged in Count Eighteen of the Indictment;
of the offense charged in Count Nineteen of the Indictment;
of the offense charged in Count Twenty of the Indictment:
of the offense charged in Count Twenty of the Indictment;
of the offense charged in Count Twenty-One of the Indictment:
of the offense charged in Count Twenty-One of the Indictment;
of the offense charged in Count Twenty-Five of the Indictment;
at Truenty Five if you arguered "Guilty" what did you find by proof
nt Twenty-Five, if you answered "Guilty," what did you find by proof le doubt was the amount of the mixture or substance containing a
f cocaine? Please check one of the blanks below.
kilograms or more.
ast five hundred grams but less than five kilograms.
than five hundred grams.

We, members of the	e jury, find Defendant Miguel Casas:
Unable to reach	
"Guilty" or "Not Guilty"	of the offense charged in Count One of the Indictment;
Unable to reach	
an agreement "Guilty" or "Not Guilty"	of the offense charged in Count Two of the Indictment;
Unable to reach	
an agreement "Guilty" or "Not Guilty"	of the offense charged in Count Three of the Indictment;
Unable to reach	
	of the offense charged in Count Four of the Indictment;
Unable to reach	
"Guilty" or "Not Guilty"	of the offense charged in Count Five of the Indictment;
Unable to reach	
an agreement	of the offense charged in Count Six of the Indictment;
"Guilty" or "Not Guilty"	
Unable to reach	
"Guilty" or "Not Guilty"	of the offense charged in Count Seven of the Indictment;
Unable to reach	
"Guilty" or "Not Guilty"	of the offense charged in Count Eight of the Indictment;
Unable to reach	
"Guilty" or "Not Guilty"	of the offense charged in Count Ten of the Indictment;
Unable to reach	
"Guilty" or "Not Guilty"	of the offense charged in Count Fourteen of the Indictment;
Unable to reach	
"Guilty" or "Not Guilty"	of the offense charged in Count Fifteen of the Indictment;
Unable to reach	
"Guilty" or "Not Guilty"	of the offense charged in Count Sixteen of the Indictment;
Unable to seach	
	of the offense charged in Count Seventeen of the Indictment;
Unable to reach	
	of the offense charged in Count Eighteen of the Indictment;
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"Guilty" or "Not Guilty"	of the offense charged in Count Nineteen of the Indictment;
Surry of Thot Guilty	

Case 3:16-cr-00536-L Document 732 Filed 11/05/21 Page 4 of 7 PageID 4763

"Guilty" or "Not Guilty"	of the offense charged in Count Twenty of the Indictment;
"Guilty" or "Not Guilty"	of the offense charged in Count Twenty-Five of the Indictment;
beyond a reasonab	ant Twenty-Five, if you answered "Guilty," what did you find by proof le doubt was the amount of the mixture or substance containing a of cocaine? Please check one of the blanks below.
Five	kilograms or more.
At le	east five hundred grams but less than five kilograms.
Less	than five hundred grams.

We, members of the	e jury, find Defendant Martin Salvador Rodriguez:
"Guilty" or "Not Guilty" Unable to reach	of the offense charged in Count One of the Indictment;
	of the offense charged in Count Two of the Indictment;
	of the offense charged in Count Three of the Indictment;
"Guilty" or "Not Guilty"	of the offense charged in Count Four of the Indictment;
Unable to reach an agreement "Guilty" or "Not Guilty"	of the offense charged in Count Five of the Indictment;
"Guilty" or "Not Guilty"	of the offense charged in Count Six of the Indictment;
unable to reach an agreement "Guilty" or "Not Guilty"	of the offense charged in Count Seven of the Indictment;
"Guilty" or "Not Guilty"	of the offense charged in Count Eight of the Indictment;
Unable to leach an agreement "Guilty" or "Not Guilty"	of the offense charged in Count Ten of the Indictment;
unable to ceach an agreement "Guilty" or "Not Guilty"	of the offense charged in Count Fourteen of the Indictment;
	of the offense charged in Count Fifteen of the Indictment;
unable to reach <u>an agreement</u> "Guilty" or "Not Guilty"	of the offense charged in Count Sixteen of the Indictment;
unable to reach an agreement "Guilty" or "Not Guilty"	_ of the offense charged in Count Seventeen of the Indictment;
Unable to reach an agreement "Guilty" or "Not Guilty"	of the offense charged in Count Eighteen of the Indictment;
Guilty "Guilty" or "Not Guilty"	of the offense charged in Count Nineteen of the Indictment;

Case 3:16-cr-00536-L Document 732 Filed 11/05/21 Page 6 of 7 PageID 4765

"Guilty" or "Not Guilty	of the offense charged in Count Twenty of the Indictment;
	of the offense charged in Count Twenty-Five of the Indictment;
beyond a reason	Count Twenty-Five, if you answered "Guilty," what did you find by proof hable doubt was the amount of the mixture or substance containing ant of cocaine? Please check one of the blanks below.
F	ive kilograms or more.
A	at least five hundred grams but less than five kilograms.
L	ess than five hundred grams.

We, members of the jury, find Defendant Cesar Mendez :
of the offense charged in Count Twenty-Five of the Indictment; "Guilty" or "Not Guilty"
With respect to Count Twenty-Five, if you answered "Guilty," what did you find by proof beyond a reasonable doubt was the amount of the mixture or substance containing a detectable amount of cocaine? Please check one of the blanks below.
Five kilograms or more.
At least five hundred grams but less than five kilograms.
Less than five hundred grams.
Guilty" or "Not Guilty" of the offense charged in Count Thirty-One of the Indictment;
of the offense charged in Count Thirty-Two of the Indictment; "Guilty" or "Not Guilty"
Signed this day of November, 2021.
Marl Guets
Presiding Juror